

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/614,038	07/08/2003	Olivier Reboullet	0528-1080 6720		
466	7590 03/16/2006		EXAMINER		
YOUNG & THOMPSON			BALDWIN, KATHLEEN C		
745 SOUTH 2	3RD STREET		D . DTD . W. (DTD		
2ND FLOOR		ART UNIT	PAPER NUMBER		
ARLINGTON	, VA 22202	3682			

DATE MAILED: 03/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)				
Office Action Summary		10/614,038	3	REBOULLET, OLIVIER				
		Examiner		Art Unit				
		Kathleen B	aldwin	3682				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHOR WHICHE - Extension after SIX - If NO peri - Failure to Any reply	TENED STATUTORY PERIOD FOR RIEVER IS LONGER, FROM THE MAILIN is of time may be available under the provisions of 37 CF (6) MONTHS from the mailing date of this communication of for reply is specified above, the maximum statutory preply within the set or extended period for reply will, by seceived by the Office later than three months after the latert term adjustment. See 37 CFR 1.704(b).	IG DATE OF THI FR 1.136(a). In no ever on. period will apply and will statute, cause the applic	S COMMUNICATION It, however, may a reply be expire SIX (6) MONTHS from the become ABANDON	ON. timely filed om the mailing date of this on NED (35 U.S.C. § 133).				
Status								
2a)∐ Th 3)∐ Sir	is action is FINAL . 2b) ace this application is in condition for all sed in accordance with the practice under	This action is no lowance except f	or formal matters, p		e merits is			
Disposition of Claims								
4a) 5)□ Cla 6)⊠ Cla 7)□ Cla	aim(s) <u>1-15</u> is/are pending in the application of the above claim(s) is/are with aim(s) is/are allowed. aim(s) <u>1-15</u> is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction a	hdrawn from con						
Application	Papers							
10)⊠ The Ap Re	e specification is objected to by the Example drawing(s) filed on <u>08 July 2003</u> is/are plicant may not request that any objection to placement drawing sheet(s) including the coe oath or declaration is objected to by the	e: a) accepted of the drawing(s) be correction is require	e held in abeyance. Sid if the drawing(s) is a	See 37 CFR 1.85(a). objected to. See 37 C				
Priority und	er 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notice of 3) Information	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-94) on Disclosure Statement(s) (PTO-1449 or PTO/S	8) 6B/08)	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date	⁻ O-152)			

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

 Claims 1-15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Re claims 1 – 15, the claims are narrative in form and it is unclear what elements should be given patentable weight. The examiner suggests rewriting the claims in accordance with CFR 1.75 (i). What elements are positively being recited?

Claim 1 recites the term "tapping." It is unclear what is meant by the term as the specification does not provide explicit meaning for the term.

Claim 1 states "this latter" in lines 11 and 18. It is unclear to what "this latter" refers to in the claim.

Claim 1 recites the limitation "the element" in line 20. There is insufficient antecedent basis for this limitation in the claim. It is not clear what element is being referenced in the phase "the element".

Re clms 1 and 2, the phrase "said holding means (10 to 15) comprise an element for blocking in rotation (10) of the cartridge (5) axially displaceable in said recess (7)" is unclear. The examiner suggests rewriting this phrase to

clarify what is being claimed. Additionally, it is unclear what is axially displaced.

Is the cartridge or the element axially displaced?

Re clm 1, it is unclear if the element and the blocking element are the same element. It is unclear what the first positive locking means and second positive locking means are referring to in the claim. Clarification is needed.

Re clm 6, the phrase "...constituted by the tapping of a nut (15) forming said screwing element..." is unclear what is meant. Is the nut "forming" a screwing element?

Re clm 7, the phrase "...constituted by a tapping in an end zone..." is unclear what is meant. What is meant by "a tapping"?

Re clm 8, the phrase "said ring will be urged" is unclear. How is it urged, or rather, what structure provides the urging? The word "will" is indefinite. Can it be urged? As written, the claim is unclear.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2 and 5-10, as best understood, are rejected under 35
 U.S.C. 102(b) as being anticipated by Ueda (US Patent 6,393,940).

Re clm 1, Ueda ('940) discloses a bicycle pedal assembly comprising a pedal body (22) having engagement members (80,81) with a hooking element fixed below a cyclist's shoe and a cylindrical cartridge (39) containing a pedal axle (20) adapted to be fixed to a drive crank, said cartridge (39) being received in a cylindrical transverse recess (31) of the pedal, this cylindrical recess being provided with tapping co-acting with screw threading on the cartridge (39), and holding means (35, 36) for the cartridge (39) in a selected transverse position, wherein said holding means (35, 36) comprise an element (38) to prevent rotation of the cartridge (39), with positive locking means (37, 38) and gripping means (35, 36) to prevent rotation of the cartridge (39) and engage positive locking means with one another (37,38).

Re clm 2, Ueda ('940) discloses a member (41).

Re clm 5, Ueda ('940) discloses the gripping means comprising a screwing element (35) comprising a first screw thread adapted to co-act with a second screw thread (34) within the recess (31).

Re clm 6, Ueda ('940) discloses a screw thread (16) is constituted by the tapping of a nut (35) forming said screwing element, and that said second screw thread (see fig 5) is constituted by an external thread on a central rod (34) at the end of the cartridge (39) extending through a central hole (see figure 5) of said element (38).

Art Unit: 3682

Re clm 7, Ueda ('940) discloses the screwing element (34) comprising external thread on a cylindrical screwing element, and the second thread comprising a tapping in the end zone of the said recess (31).

Re clm 9, Ueda ('940) discloses a first and second positive locking means (37, 38) comprise complementary ribs and grooves (see fig 5).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ueda ('940) in view of Prussen et al. (US Patent 4,371,279).

Ueda ('940) discloses all of the claim limitations (as described above).

Ueda ('940) does not disclose a blocking element comprising of at least one radial lug extending into an axial groove.

Prussen ('279) teaches a blocking element comprising of at least one radial lug (38) extending into an axial groove (34) for the purpose of preventing unwanted movement or loosening of the connected elements (C 1, L 47-53).

It would have been obvious to one having ordinary skill in the art at the time of the invention was made to employ the use of a blocking element

Application/Control Number: 10/614,038 Page 6

Art Unit: 3682

comprising of at least one radial lug extending into an axial groove, as taught by Prussen ('279), in the device of Ueda ('940) for the purpose of preventing the unwanted rotation or loosening of the connected elements.

Re Clm 4, Prussen ('279) discloses the lug (38) is non-circular (see fig 2).

4. Claims 11-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ueda ('940) in view of Snyder et al. (US Patent 4,311,319).

Ueda ('940) discloses all of the claim limitations (as described above).

Ueda ('940) does not disclose a blocking element and screwing element comprising of notches provided on their facing surfaces to prevent the spontaneous unscrewing of the screwing element.

Synder ('319) teaches the use of a blocking element (27) and screwing element (22) comprising of notches (24, 30) provided on their facing surfaces (23, 28) to prevent the spontaneous unscrewing of the screwing element (22) (C2 L44-70).

It would have been obvious to one having ordinary skill in the art at the time of the invention was made to modify Ueda's ('940) bicycle pedal assembly in view of the teachings of Synder ('319) by adding notches to the blocking element and screwing element facing surfaces to prevent the spontaneous unscrewing of the screwing element.

Conclusion

Application/Control Number: 10/614,038

Art Unit: 3682

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kathleen Baldwin whose telephone number is 571-272-8973. The examiner can normally be reached on 7:30am-5pm.

Page 7

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Ridley can be reached on 571-272-6917. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KB 3/9/06

龆

RICHARD RIDLEY
SUPERVISORY PATENT EXAMINER